EXHIBIT D

ORIGINAL

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

JANNIE PILGRIM, GIOVANNA HENSON, JESAN SPENCER and BRENDA CURTIS,

Plaintiffs,

'07 CIV

-against-

6618

THE MCGRAW-HILL COMPANIES, INC.,

Defendant.

January 3, 2008 9:31 a.m.

Deposition of JESAN SPENCER, held at the offices of Proskauer Rose LLP, 1585
Broadway, New York, New York, pursuant to
Notice, before Mildred Cassese, a Registered
Professional Reporter and Notary Public of the State of New York.

Computer Reporting Incorporated



501 Fifth Avenue New York, NY 10017 (212) 986-1344 Fax (212) 983-9149 www.erinyc.com

	J. Spencer
2	McGraw-Hill in December of 2000, you said you were
3	reporting directly to Mr. Harper; is that correct?
4	A. That is correct.
5	Q. What were your duties and
6	responsibilities?
7	A. My overall duties and responsibilities
8	while reporting to Mr. Harper was to partner with
9	the department heads, to determine in what way
10	they needed HR assistance, develop competency
11	based questions, entry level employees, interns,
12	managers and directors.
13	Oversee, manage and coordinate all
14	aspects of the intern program.
15	Develop a diversity slate.
16	Complete the competency based
17	questionnaire.
18	Handle all handle and resolve all
19	employee relations issues to make sure that no
20	issue led to any litigation.
21	Conduct training on an as-needed
22	basis.
23	Develop and manage the sexual
24	harassment training.
25	Partner or meet with the business

1	U. Spencer
2	department heads by sitting in on their meetings
3	to understand their role and their
4	responsibilities.
5	Recruit for the administrative
6	assistant position for the president of Business
7	Week.
8	Handle all employee relations issues
9	with the health care group.
10	Disseminate information on an
11	as-needed basis to all businesses that were
12	supported.
13	Meet with employees to address
14	one-on-one benefit issues, concerns.
15	Review the numbers of individuals in
16	each of the departments based upon data sent by
17	the group that works on affirmative action.
18	Initiate and develop a leadership
19	development program for department heads.
20	Attend department head meetings headed
21	up by the president to provide updates on HR's
22	accomplishments for the business.
23	Communicate results of surveys as they
24	were conducted.
25	That's as much as I can remember, that

1	v. Spencer
.2	I can recall to present.
3	Q. When you worked under Mr. Harper's
4	supervision, did you do each of the things that
5	you just outlined for us?
6	A. Yes, I did.
7	Q. Were you familiar with the personnel
8	policies of McGraw-Hill?
9	A. When I came on board he explained to
10	me where the policies were and asked me to become
11	familiar with the policies.
12	Q. And did you do that?
13	A. Yes, over a period of time.
14	Q. In order to be effective in a human
15	resource or a senior human resource position, it
16	is necessary to be familiar with the personnel
17	policies of the company, correct?
18	A. It's correct.
19	Q. Now, when you said that you would
20	handle and resolve all employee relations issues
21	to make sure no issue led to any litigation.
22	Did you interface with in-house legal
23	counsel?
24	A. When needed.
25	Q. You interfaced or communicated with

<u>T</u>	o. Spencer
2	with regard to your color or sexuality?
3	A. Mr. Harper treated me differently in
4	terms of some assignments that he would give me,
5	one of which I've already mentioned.
6	Q. Are you claiming that he treated you
7	differently strike that.
8	But you're not claiming that he
9	treated you differently because of your sex or
10	your color, correct?
11	A. No, I'm not claiming that with regard
12	to Mr. Bill Harper.
13	Q. Now, if you can look at Exhibit 5,
14	please, your answers to interrogatories, and I'd
15	like to direct your attention specifically to
16	interrogatory No. 12, and your answer to that
17	interrogatory, interrogatory No. 12 asks you to
18	identify each and every individual who allegedly
19	discriminated against you on the basis of your
20	race or color and who allegedly retaliated agains
21	you.
22	Do you see that question?
23	A. Yes.
24	Q. And in response to that question you
25	provided three names: Ken Caruso, Sheila O'Neil

1	J. Spencer
2	and Brett Marschke; is that right?
3	A. Yes, as listed here.
4	Q. Are you claiming that there's anybody
5	else who discriminated against you on the basis of
6	your race, your color or your sexuality, other
7	than the three people whose names appear here?
8	A. Only the three people whose names
9	appear.
10	Q. Are you claiming that anybody else
11	retaliated against you other than the three people
12	whose names appear here?
13	A. Only the three people that I see here
14	MS. BLOOM: The videographer needs to
15	change his tape, so we'll take a break.
16	(There was a pause in the proceedings.)
17	THE VIDEOGRAPHER: Returning to the
18	record at 11 o'clock from 10:59 at the
19	beginning of tape 2.
20	Q. Now, Ms. Spencer, you reported to
21	Mr. Harper until February of 2005 and then your
22	reporting relationship changed; is that right?
23	A. That's correct, it did change.
24	Q. At that time in February of 2005 you
25	began reporting to Ken Caruso; is that correct?

1	J. Spencer
2	A. I reported to Ken Caruso.
3	Q. At some point in time you stopped
4	reporting to Mr. Caruso and started reporting to
5	Mr. Harper again; is that correct?
6	A. Yes.
7	Q. And when was that?
8	A. Approximately May of 2000 between
9	May and June of 2006.
10	Q. And you continued to report to
11	Mr. Harper until your employment with McGraw-Hill
12	ended; is that right?
13	A. Correction. When I there's a
14	correction. I have to go back. I didn't report
15	to Mr. Harper. I reported to Toi Eaton, not
16	Mr. Harper.
17	Q. Did you have any reporting
18	relationship to Mr. Harper?
19	A. No, I did not.
20	Q. And you're not claiming that Toi Eator
21	discriminated or retaliated against you; isn't
22	that right?
23	A. I'm not claiming that.
24	Q. Prior to the time that your reporting
25	relationship changed in 2005 from your reporting

1	o. Spencer
2	claiming in this case that you had been
3	discriminated against because you are a black
4	woman; is that right?
5	A. That's what I stated.
6	Q. Can you tell me in as much detail as
7	possible all the ways in which you believe you
8	were discriminated against at McGraw-Hill because
9	you are a black female?
10	A. Well, it began when Ken Caruso came on
11	board, and within a couple of months time when he
12	would speak to me in his office he would call me
13	in and refer to women as bitches. He'd say shit
14	and fuck to me at every conversation that he had.
15	Then when I would express to him about
16	other concern, I'd share information about other
17	minority other blacks being concerned about how
18	they were treated, he would tell me they should
19	leave.
20	He spoke to me in a very demeaning
21	way. He shooed me out like like I was some
22	kind of dog.
23	Then when I complained about him, he
24	began to retaliate against me.
25	He raced his voice.

1	J. Spencer
2	He pointed his finger in my face.
3	He shooed me out.
4	He practically told me to get out at
5	times. When he had a phone call, he told me to
6	just leave.
7	And I made note that he didn't treat
8	any white male or any white female like he treated
9	me, and that was confirmed.
10	Sheila Mitchell also complained about
11	his behavior.
12	Pat France complained, who was the
13	only black department head, that when he came on
14	board that he never he went to see all the
15	white males and white female department heads but
16	never saw her.
17	And then when I told him that blacks
18	were concerned, minorities were concerned about
19	how we were treated, he said they should leave,
20	and at that juncture I knew he meant me.
21	He never spoke to me in the morning.
22	And his behavior every time was
23	punitive, punishment.
24	He treated me like I was a worthless
2.5	person. I might as well have been a dog or a

1	J. Spencer
2	slave. I have never been treated like that at
3	McGraw-Hill by anyone.
4	And being in HR I knew that behavior
5	wasn't normal for an HR person like me reporting
6	to someone.
7	Q. Are there any other ways in which you
8	claim that he discriminated against you?
9	A. He reduced my responsibilities to
10	nothing.
11	He gave me clerical responsibilities.
12	He took away my visibility with my
13	business partners.
14	He told he told one of the
15	managers told me when I said to her, I don't get
16	to talk to you, I don't get to see you, she says
17	Ken Caruso told her not to come told the
18	managers, not the department heads, not to come to
19	me, to go directly to him.
20	I had no job. He took my job away.
21	He had me ordering boxes for people who were rich.
22	He had me going into Lawson and
23	looking up salaries for people, and he had Lawson.
24	He asked me to escort a tenured
25	employee to the Social Security office to find out

1	U. Spencer
2	if we could fix his Social Security adjustments
3	because an error was made way before I came into
4	the company.
5	I might as well have been the nanny.
6	Q. When you say one of the managers told
7	you that Ken Caruso had told them not to go to you
8	but to go to him, who was that manager?
9	A. Sheila DiBiase.
10	Q. Are there any other ways in which you
11	claim Mr. Caruso discriminated against you?
12	A. He took away everything that I had in
13	terms of a job. I was at McGraw-Hill for seven
14	years, for seven years. I worked hard to get
15	there.
16	I had a Master's. I networked. By
17	the time he finished, nobody knew who I was.
18	I sat at a desk every day with little
19	work to do. My managers didn't know I existed,
20	and then he talked about I didn't do my job, I
21	didn't do my work.
22	He took the work away. I couldn't have
23	work. I was nonexistent at McGraw-Hill. Seven
24	years, down the drain. Nothing. I loved my job.
25	I loved literally loved my job.

1	J. Spencer
2	Q. Are there any other ways
3	THE WITNESS: I got to take a break.
4	MS. BLOOM: I'd like her I'm sorry,
5	I'd just like her to finish the answer.
6	Q. Are there any other ways in which you
7	claim that Mr. Caruso discriminated against you?
8	A. That is discrimination, alienation,
9	taking everything you have, all your credentials
10	away, that is discrimination.
11	Q. Are there any other ways in which you
12	claim he discriminated against you?
13	A. That's all I can think of for now.
14	Q. Is there anything that would refresh
15	your recollection?
16	A. I can't think of anything for now.
17	MR. SOLOTOFF: We'd like to take that
18	break.
19	Q. Have you finished your answer?
20	MR. SOLOTOFF: She has.
21	MS. BLOOM: I just want to make
22	sure
23	MR. SOLOTOFF: She has. Counsel,
24	you're abusing her now.
2.5	MS. BLOOM: No, I'm not.

1	J. Spencer
2	A. Mr. Caruso took all my work-related
3	assets and diminished them to the point where I
4	would be considered a non, barely functioning HR
5	coordinator.
6	He reduced me from a senior HR manager
7	of Business Week to someone who was just about a
8	clerical, and considered it such.
9	My reputation was lost.
10	Q. During the time that you reported to
11	Mr. Caruso, did your grade level change at all?
12	A. No. My grade level didn't change.
13	Q. Did your title change at all?
14	A. My title didn't change.
15	Q. And in terms of your compensation,
16	your compensation increased during the period that
17	you reported to Mr. Caruso; isn't that correct?
18	A. I'm going to say under Mr. Caruso I
19	don't recall him ever having responsibility for
20	giving me an increase. I don't recall it.
21	Q. Do you recall receiving an increase
22	during the period of time that you reported to Mr
23	Caruso?
24	A. I recall him being there in 2005, and
25	from previous work past that my increase would

1	J. Spencer			
2	have been given to me round about the time he was			
3	there, but I believe that increase came from			
4	Mr. Harper.			
5	Q. And so it's your testimony that you			
6	got an increase in the year 2005 but you don't			
7	attribute that increase to Mr. Caruso?			
8	A. I don't recall that. I don't remember			
9	Mr. Caruso ever sitting me down and saying to me			
10	Jesan Spencer, this is the increase I allotted to			
11	you. I just don't recall that.			
12	Q. But you do remember you got an			
13	increase for the year 2005?			
14	A. I do remember I got an increase for			
15	the year 2005.			
16	Q. And you got an increase for the year			
17	2006?			
18	A. I guess I did. I don't really recall			
19	Q. When you talked about PMP earlier			
20	today, you were talking about the performance			
21	reviews that employees would get?			
22	A. Performance management process.			
23	That's process in which they use to evaluate you.			
24	Q. And it would result in actual			
25	performance a written performance evaluation;			

1	b. Spencer
2	isn't that right?
3	A. It would be a written yes, you
4	would get a performance evaluation in writing.
5	Q. And you did get a performance
6	evaluation in writing from Mr. Caruso in 2005;
7	isn't that correct?
8	A. I received a performance evaluation
9	from him.
10	Q. Do you remember what the overall
11	rating was on that review?
12	A. Target.
13	Q. And that was the same overall rating
14	that you had gotten the previous year from
15	Mr. Harper, correct?
16	A. Target rating for Mr. Harper as well.
17	Q. The previous year?
18	A. Correct.
19	Q. You said before the break that
20	Mr. Caruso had retaliated against you.
21	What did you mean by your statement
22	that he retaliated against you?
23	A. Well, once I complained about his
24	attitude towards me, that's when I noticed that I
25	wasn't meeting with the department heads. I had

1	J. Spencer
2	very little projects, if any, to do.
3	My phone barely rang. I got no calls,
4	little or no calls from any department heads.
5	And that's when he started giving me
6	more clerical work. That's when he would make
7	tell the department heads a certain date or
8	certain deadline for information, and then I would
9	know that the dates or the deadlines had changed
10	and I would be considered late, if I had to get
11	information.
12	If he wanted them, for example, to
13	give them ratings pre-PMP ratings for his people
14	before final ratings were in place, he would have
15	me get on the phone and call them to remind them
16	to send them in. Sometimes he asked me to do that
17	two or three times a day. A generalist doesn't
18	call a department head two or three times during
19	the course of the day.
20	When he needed to get some documents
21	I'd say okay, you know, I need the document, you
22	have to have the document to Ken by such and such
23	a date, such and such a time, and they would say
24	that's not what Ken told me. He wouldn't share
25	the information. He kept information to himself,

T	J. Spencer			
2	and if he asked me to do something, form, get some			
3	information to them, he would give me one date,			
4	but their expectation was a different date, so I			
5	was the one who looked like I was always late.			
6	Q. Are there any other ways in which you			
7	claim what Mr. Caruso retaliated against you?			
8	A. He didn't share any information. I			
9	knew nothing that was going on in Business Week,			
10	the business that I was supposed to be supporting			
11	strategies, change in organizational charts,			
12	staffing changes, down-sizings.			
13	I was out of the loop. I was out of			
14	the network.			
15	Q. Are there any other ways in which you			
16	claim he retaliated against you?			
17	A. None that I can think of right now.			
18	Q. Now, you said a few minutes ago that			
19	he started to retaliate against you once you			
20	complained about his attitude.			
21	When did you complain about his			
22	attitude?			
23	A. I started complaining about Ken's			
24	attitude towards in '05, spring of '05 all the			
25	way up to September of '05, September, October of			

1	J. Spencer
2	what I told her; those are the things I told her.
3	Q. Did you tell her anything else during
4	this first conversation with her about Mr. Caruso?
5	A. Nothing that I can recall. If I
6	recall anything, I'll just add it in.
7	Q. Now, you said that you spoke to her a
8	total of three or four times about Mr. Caruso.
9	When was the next time?
10	A. I don't recall exact time, but the
11	next time we talked about Mr. Caruso is the time
12	when she called me and she wanted to, I believe,
13	mediate, and I wasn't willing to mediate with
14	Sheila O'Neil.
15	Q. What do you mean she wanted to
16	mediate?
17	A. She wanted to be a person, to sit,
18	like, in the middle and kind of hear, you know,
19	what he had to say, what I had to say, and kind of
20	she could help in getting the situation
21	resolved; to build communication she said.
22	Q. So Ms. O'Neil contacted you and said
23	that she wanted to try to build communications
24	between you and Mr. Caruso and you refused to do
25	that?

1	U. Spencer
2 .	MR. SOLOTOFF: Objection. You're
3	mischaracterizing her testimony.
4	MS. BLOOM: She's fully capable of
5	telling me if that's what I'm doing.
6	MR. SOLOTOFF: That's what you're
7	doing.
8	Q. Ms. Spencer?
9	A. She said to me, I want to build
10	communication. I'd like to meet with you and I'd
11	like to meet with Ken to do my best, in essence,
12	to get the situation, we can if we can get the
13	situation resolved I can't remember her exact
14	words.
15	Q. And you refused to do that?
16	A. I refused to meet with Sheila O'Neil
17	because she doesn't have a reputation for solving
18	any problems when it comes to minorities.
19	She didn't do it for Marci Brown. She
20	didn't do it for Robin Hicks. She barely did it
21	for Angela King. She didn't do it for Terry
22	Irizarry, a person who worked with her.
23	All she did is when they came to her
24	and told her the problem, she offered them
25	packages.

7	o. Spencer			
2	about it.			
3	And that's when I told her, based upon			
4	my experience and being a generalist and doing			
5	employee relations, that when someone exhibits the			
6	attitude and behaviors, they're really told, well,			
7	whether you did or you didn't, you need to cease			
8	and desist, you need to stop.			
9	I never heard those words from her.			
10	Q. Well, this time when you say she came			
11	to you and asked if he was still cursing, can you			
12	tell me when in relationship to the first			
13	conversation that you had with Ms. O'Neil where			
14	you told her about the cursing, the second			
15	conversation took place?			
16	A. Can you repeat that one more time.			
17	Q. You said that Ms. O'Neil was basically			
18	following up with you to see if he had stopped			
19	cursing.			
20	How soon after			
21	A. It was a long time after the initial			
22	conversation.			
23	Q. Describe when you say a long time,			
24	how long?			
25	A. Probably a couple of months, months.			

T	J. Spencer	
2	Q. And you told her that he was still	
3	cursing?	
4	A. He was still cursing.	
5	Q. Did he stop cursing at any point in	
6	time while you reported to him?	
7	A. He stopped cursing his cursing	
8	continued, but then later on he stopped as I, if I	
9	can recall correctly, as I really decided to talk	
10	to Sheila about looking for another position, so	
11	if I can recall I remember him stopping after I	
12	mentioning to her having that conversation with	
13	him that second conversation with her, that	
14	follow-up conversation.	
15	Q. I just want to make sure I have the	
16	timing right.	
17	You talked to Brett Marschke, correct?	
18	A. Yes.	
19	Q. And then after that Sheila approached	
20	you when you were talking to Sheila's assistant?	
21	A. Yes.	
22	Q. And at that time you told Sheila,	
23	among other things, about the cursing?	
24	A. I told not at that time when she	
25	approached me. I want to be correct. There was a	

T	J. Spencer		
2	time that elapsed, and after she came back from		
.3	her travels, then we had the conversation.		
4	Q. And prior to that had you complained		
5	to her about Mr. Caruso?		
6	A. My first complaint was Brett.		
7	Q. So this was the first time that you		
8	had spoken to Ms. O'Neil about Mr. Caruso?		
9	A. That's correct.		
10	Q. And during that first conversation,		
11	which was after Ms. O'Neil came back from her		
1,2	travels, one of the things you told her about was		
13	Mr. Caruso's cursing?		
14	A. I told her whatever I stated,		
15	everything that I had to say.		
16	Q. And at some point after that, within		
17	two months or so		
18	A. Two or three months.		
19	Q she followed up with you to see if		
20	he had stopped cursing?		
21	A. Right.		
22	Q. And you told her that he hadn't?		
23	A. That he hadn't, and then later on		
24	after that he stopped cursing.		
25	Q. How long after that did he stop		

Ţ	J. Spencer	
2	cursing?	
3	A. Maybe a month or so. I don't quite	
4	recall.	
5	Q. And was that, did he stop cursing	
6	before or after you complained to Ms. O'Neil about	
7	Mr. Caruso scratching his private areas?	
8	A. I don't recall.	
9	Q. Now, you said that you talked to	
10	Ms. O'Neil about looking for another position.	
11	When was that?	
12	A. Somewhere in I'm just trying to	
13	think oh between, I believe it was in '06,	
14	'05, end of '05, '06.	
15	Q. Was it before or after you complained	
16	to Ms. O'Neil about Mr. Caruso scratching his	
17	private parts?	
18	A. It was probably I think around about	
19	maybe the same time.	
20	Q. Which came first?	
21	A. I don't recall.	
22	Q. And had he stopped cursing at that	
23	point, "he" being Mr. Caruso?	
24	A. There was a point in time that he did	
25	stop cursing.	

1	J. Spencer	
2	Q. When he would curse, was he cursing at	
3	you or just cursing in general?	
4	A. He would look directly at me and	
5	curse.	
6	Q. Well, when you say that he used the	
7	word "fuck," did he just say the word "fuck" or	
8	did he say something else?	
9	A. He could be talking about something	
10	and say fuck, like I'm looking at you.	
11	Q. He never said fuck you, though; is	
12	that right?	
13	A. He didn't use the word "fuck you."	
14	Q. Did you have any other conversations	
15	with Ms. O'Neil about Mr. Caruso, other than the	
16	ones that you've described to me today?	
17	A. None that I can recall.	
18	Q. In your answers to interrogatories,	
19	which we previously marked as Spencer Exhibit 5,	
20	you identified Ms. O'Neil as one of the people who	
21	discriminated and/or retaliated against you.	
22	A. Yes.	
23	Q. Can you tell me how Ms. O'Neil or how	
24	you believe Ms. O'Neil discriminated against you?	
25	A. Well, I'm HR, so that means HR can	

1		J. Spencer
2	education.	
3	Q.	How many interviews had you had?
4	Α.	Two.
5	Q.	The job at BIG, were there any changes
6	in your com	pensation?
7	Α.	No changes in my compensation.
8	Q.	Any changes in your grade level?
9	Α.	No changes in the grade level.
10	Q.	Any changes in your benefits?
11	Α.	No changes in my benefits. Changes in
12	my job resp	ponsibilities.
13	Q .	Were there any jobs that you applied
14	for during	your tenure at McGraw-Hill that you
15	didn't get	?
16	Α.	I didn't apply for any jobs. I loved
17	my position	n with Business Week. If I was going to
18	grow I wan	ted to grow into something with Business
19	Week, I wa	nted to grow into Business Week
20	additional	responsibilities, additional things,
21	projects t	o work on; a change in title perhaps, a
22	change in	grade level. You can get that all
23	within the	same position that you possess.
24	Q.	But there were no jobs that you
2.5	applied fo	r at McGraw-Hill that you did not get,

1	J. Spencer
2	approval of her boss, which was Brett Marschke.
3	Q. With regard to the transfer to BIG,
4	you had gone to Sheila and asked Sheila or told
5	Sheila that you wanted to transfer to another
6	position?
7	A. I told Sheila that I would like the
8	opportunity to look for positions in the
9	McGraw-Hill Companies.
10	Q. And the BIG position was a position
11	within the McGraw-Hill Companies; isn't that
12	correct?
13	A. That was a position she came up with.
14	Q. But it was a position within the
15	McGraw-Hill Companies?
16	A. Yes, it was.
1.7	Q. Now, this generalist position in
18	education that you were talking about a few
19	minutes ago, what was the grade level of that job?
20	A. That was a grade level 18.
21	Q. So that would have been a grade level
22	below the grade level that you currently had?
23	A. It would have been a grade level
24	below, but I had asked for them to consider a
25	grade level 19, because I know they have done that

Ţ	J. Spencer
2	nationalities that fall under the category of
3	Caucasian.
4	Q. And with regard to any of the whites
5	or other nationalities that fall under the
6	category of Caucasian, were you ever involved in
7	the termination of any of those people?
8	A. Through reductions in force. When
9	they were asked to leave due to poor performance,
LO	or attendance issues.
11	Q. When you say that Mr. Caruso reduced
12	your job responsibilities, can you tell me
13	specifically what responsibilities you had that
14	you claim he took away from you?
15	A. Well, I was responsible for all the
16	employee relations issues. They came to a
17	reduction in the sense of the level.
18	I no longer met with department heads
19	I no longer met with managers.
20	I had no visibility at the department
21	head meetings.
22	He claimed that my involvement was
23	diversity, I wasn't sourcing the correct the
24	candidates that were suitable for Business Week.
25	So diversity efforts began to peter

1	J. Spencer
2	out.
3	I used to work with inroads could
4	have been involved with inroads, despite someone
5	else taking it over, I believe on the corporate
6	side or in the training department.
7	Q. Someone else took over that
. 8	responsibility?
9	A. Well, someone else headed it up, but
10	should Business Week had wanted to get an intern,
11	then I would I would have been the person
12	instrumental in helping that transpire, and when I
13	talked to him about the possibility of exploring
14	that, he told me they don't need an intern, they
15	are not interested.
16	Q. Did you hire an intern that year?
17	A. When I was working for Ken we didn't
18	work on inroads. He thought that that's something
19	I should not be doing.
20	Q. Are there any other I'm sorry
21	A. I didn't conduct presentations. HR
22	I didn't conduct HR presentations to the to the
23	president and his department heads. That ceased.
24	In other words, I would give them
2.5	undates on how we were supporting their HR was

1	J. Spencer
2	linked to the business and how we were supporting
3	some of their efforts.
4	I no longer was involved in going to
5	the individual department head meetings.
6	I would level jobs one of the
7	things I forgot to mention I would level jobs or
8	write position descriptions based upon the
9	manager's request. He would ask me to go to my
10	files, pull out the copies and go behind closed
11	doors and start revising the descriptions and
12	sending them to them.
13	Q. Anything else, any other job duties
14	that you had that he took away from you or you
15	claim he took away from you?
16	A. I used to be on there were
17	committees that you could join based upon your
18	manager's recommendation, but I wasn't recommended
19	for any committee. The only committee is when we
20	were doing a video for a new PMP system and then
21	when I went to him and said I'd like to be part of
22	the presentation, because I did sit in with the
23	writers, he chose to stand up in front of the
24	group and present and never even recognized me.
25	Just said thanks to Jesan Spencer and that was

1	o. Spencer
2	about it.
3	Q. Were there any other job duties that
4	you claim you had that he took away from you, "he"
5	being Mr. Caruso?
6	A. Mr. Caruso took away interface. My
7	job was interface with the business units. I
8	didn't have that. That's where my work came from.
9	Employee relations. He did that. I spoke to, I
10	believe the man's name was Howard Mannes, and I
11	said, Howard, for example, Ken Caruso sent me to
12	talk about this employee.
13	He says, I've already spoken to Ken
14	about this.
15	Q. So is it your testimony that
16	Mr. Caruso actually assumed the duties that you
17	used to do?
18	MR. SOLOTOFF: Objection. She didn't
19	say that.
20	A. Mr. Caruso took away my
21	responsibilities. What he did with them was
22	between him and his people. I can't say what he
23	assumed and what he did. I wasn't involved in any
24	of the work where at the end of the year you look
25	at the salary and make sure they fit into a

1	J. Spencer
2	certain curve. I wasn't involved with that. I
3	wasn't involved in the compensation discussions or
4	the reductions in force.
5	Q. Anything else?
6	A. Training became minimal to the extent
7	that he made sure that I knew exactly what he
8	wanted me to say.
9	Q. Anything else?
10	A. That's all I can think of for the
11	moment.
12	MS. BLOOM: The videographer needs to
13	change his tape.
14	MR. SOLOTOFF: Is this a good time to
15	take lunch?
16	MS. BLOOM: How about 20 minutes or
17	so?
18	MR. SOLOTOFF: What time is it now?
19	MS. BLOOM: 20 after 12:00.
20	(Recess taken from 12:26 p.m. until
21	12:30 p.m.)
22	THE VIDEOGRAPHER: Returning to the
23	record at 12:31 from 12:26 at the beginning
24	of tape 3.
٥.	DV MC PLOOM:

1	J. Spencer	
2	every opportunity I could to hear about how to	
3	listen to how he communicated to white males and	
. 4	white females, and the conversations were so	
5	completely different.	
6	Even the terms of how he talked to	
7	Sheila Mitchell.	
8	Q. Did he ever actually call you a bitch?	
9	A. Well, he might as well. You say bitch	
10	to a person and there's no one else in the room,	
11	who else are you talking about?	
12	Q. When he used the word "bitches," give	
13	me a context, an example of how he used it.	
14	A. Those bitches.	
15	Q. And to whom was he referring?	
16	A. To other women, because he called	
17	women bitches.	
18	Q. Which women?	
19	A. Well, he didn't give me the names.	
20	MS. BLOOM: This would be a good time	
21	to break for lunch. Thank you very much.	
22	Come back in an hour. It's about five of 1	
23	right now.	
24	(Luncheon recess taken at 12:57 p.m.)	
25		

1	J. Spencer
2	Q. What did you do when you got to BIG?
3	A. I met with Toi Eaton.
4	Q. What were your job responsibilities?
5	A. She told me I was going to be she
6	wanted me to work on some recruiting issues with
7	the recruiting department. Then there was this
. 8	group, I don't remember what the group did, but
9	there was this group that dealt with, I believe,
10	some part of outsourcing.
11	I would be meeting with them and
12	meeting with the directors, but I never did
13	because she met with the directors.
14	She wanted me to, since she asked me
15	to bring over any job descriptions that related to
16	Aviation Week because then they would have them,
17	design other jobs for, so she wanted me to design
18	job descriptions.
19	She asked me to do some PMP training.
20	Q. What was your job title?
21	A. Senior manager of human resources for
22	BIG.
23	Q. How long did you stay at BIG?
24	A. I went to BIG between on or about May
25	or June, end of May, beginning of June, and I left

1	J. Spencer
2	in February of 2007, so I started in 2007 and
3	ended in 2007.
4	Q. You started in May or June of 2006 and
5	ended in February of 2007?
6	A. Right, 2006.
7	Q. So about half a year you were there?
8	A. Wait, let me just think. Yes, 2000
9	that's correct.
10	Q. During that half a year what job
11	duties did you actually perform?
12	A. I did some research for recruiting
13	group which was and gave them a list of
14	organizations to source, candidates for positions
15	in Aviation Week.
16	I, since I didn't have access to
17	Lawson, no one could provide it for me, and I had
18	that at all times, I had to go to Bill's
19	administrative assistant and ask her to look up
20	salaries and titles and levels in order to level
21	jobs that were given me to level.
22	And I also had to spend time getting
23	approval or position numbers for the jobs that
24	were being recruited for.
25	In total, the number PMP sessions I

1		J. Spencer
2		THE WITNESS: Repeat the question,
3	pleas	e.
4		(Record read.)
5	Α.	To my knowledge, he wasn't responsible
6	for anythin	g related to my diversity slate because
7	he had divo	rced himself from it.
8	Q.	Do you know Malin Sellis?
9	A.	Malin? Do you have the spelling of
10	the first n	name?
11	Q.	Last name is Sellis, S E L L I S.
12	Α.	She is a temp that worked for us.
13	Q.	What was her race?
14	Α.	I don't know what her race was, but
15	she I do	on't know what her race was. I didn't
16	ask her.	
17	Q.	She wasn't African American, though,
18	was she?	
19	Α.	Visually, I don't think so, but you
20	can't judge	e a person by their color.
21	Q.	Do you know whether she ever
22	complained	about Mr. Caruso cursing?
23	Α.	Complained to whom?
24	Q.	To anybody at McGraw-Hill.
25	Α.	Oh, she told Sheila and I about it all

1	J. Spencer
2	the time. Sheila complained about Caruso cursing.
3	Q. So presumably Mr. Caruso cursed in
4	front of Ms. Sellis as well?
5	A. She heard it. She didn't know who he
6	was talking to at the time. When she did complain
7	about it she knew he was talking to me, because I
8	was in there more than she was.
9	Q. But she heard him curse?
10	A. She heard him curse. She even said to
11	me, Jesan, how do you take it?
12	Q. And do you know if he cursed in front
13	of her?
14	A. I have no idea.
15	Q. I'd like to go back to Exhibit 5, your
16	answers to interrogatories, please.
17	If you look at interrogatory No. 10
18	and your answer to that interrogatory, this is the
19	one that identifies Patricia Kuusisto.
20	Can you tell me what other doctors
21	you've been to see besides her from December 1997
22	to the present?
23	A. None.
24	Q. None?
25	A. No doctors.

1	J. Spencer
2	had everything to do with what my work
3	responsibilities had dribbled down to.
4	Q. So you just weren't satisfied with
5	your job duties?
6	A. I couldn't sit at my desk and twiddle
7	my thumbs and be a clerical.
8	Q. Where did you look for work?
9	A. I went to the New York Times. I went
10	to search firms. I called my contacts in banking
11	to see if they knew someone that was looking for
12	someone who would be interested in doing
13	generalist work, whether it be recruiting,
14	training and development.
15	Q. Did you actually go on any interviews?
16	A. Did I go on interviews?
17	Q. Yes.
18	A. No. I used my network and at the time
19	there was nothing available.
20	Q. At any time since you left McGraw-Hill
21	have you been on a job interview?
22	A. Since I left McGraw-Hill?
23	Q. Right.
24	A. If you recall, I, months later,
25	started my own business.

1	J. Spencer
2	Q. Well, have you been on any job
3	interviews?
4	A. I haven't been on any job interviews.
5	Q. What made you start your own business?
6	A. Because I had to work. I had nothing
7	to do. Everything I had was taken away from me.
8	I didn't know where to begin.
9	Q. Nobody at McGraw-Hill asked you to
10	leave; isn't that right?
11	A. While I was where? At
12	Q. The last job that you held at
13	McGraw-Hill was at BIG; is that correct?
14	A. Correct.
15	Q. And nobody told you that they wanted
16	you to leave the company, did they?
17	A. They didn't have to ask me to leave.
18	The way I was treated was enough. They gave me no
19	job, nothing to do, twiddling my thumbs, walking
20	out, taking walks around the block and walks
21	around the block.
22	That's enough to tell you to leave.
23	They don't have to say so. All they do is have to
24	say put her in Siberia in the back, give her
25	nothing to do. She'll leave. Because, you know

1	v. Spencer
2	that I have and the whole list of jobs that I had
3	leveled since I had been with the McGraw-Hill
4	Companies that I shipped over and I put them in
5	order, so if anyone wanted to look at them they
6	were categorized by grade level, they were
7	categorized by title, and that took a while to do.
8	I didn't want anyone to say that I
9	left and I left work behind for them to do.
10	Q. How long did it take you, or to finish
11	up all the work that you were doing?
12	A. Well, I was there for full days. It
13	wasn't like half day here and half day here. I
14	worked like I normally would do, what was expected
15	of me.
16	Q. And you devoted all your time to
17	finishing things up?
18	A. I devoted my time to finishing things
19	up. There wasn't anything else for me to do.
20	There was no work.
21	Q. Did you submit a formal resignation
22	letter?
23	A. I did not submit a formal resignation
24	letter.
25	Q. Had you made a decision to open your

.1.	o. openeez
2	own business at the time that you left
3	McGraw-Hill?
4	A. All my life I made a decision to open
5	my own business. They talk about that in
6	McGraw-Hill, people opening their own business. I
7	mean, that's a goal, that was a wonderful goal to
8	try to accomplish.
9	Q. So opening your own business was a
10	goal of yours for your entire life?
11	A. Well, it's something that I thought
12	about, I entertained. My grandmother owned her
13	own business.
14	Q. Are you enjoying owning your own
15	business?
16	A. I don't know. I haven't thought about
17	it yet. I'm too busy dealing with this.
18	Q. When you say "too busy dealing with
19	this," what are you talking about?
20	A. Well, I'm here, this is where my time
21	is today. It's not in my business.
22	Q. Other than the time that you spent
23	here today, how much time have you spent dealing
24	with this lawsuit?
25	A. I think about it. I realized I had a